1	RYAN L. DENNETT, ESQ. Nevada Bar No. 005617						
2	rdennett@dennettwinspear.com BRENT D. QUIST, ESQ.						
3	Nevada Bar No. 009157						
4	bquist@dennettwinspear.com DENNETT WINSPEAR, LLP						
5	3301 N. Buffalo Drive, Suite 195 Las Vegas, Nevada 89129						
6	Telephone: (702) 839-1100 Facsimile: (702) 839-1113 Attorneys for State Farm Mutual Automobile Insurance Company						
7							
8							
9	UNITED STATES DISTRICT COURT						
10	DISTRICT OF NEVADA						
11							
12	JACLYN SICILIA,	Plaintiff,					
13	VS.		CASE NO. 2:14-cv-00812-GMN-GWF				
14	3 TATE TAKWING TOAL ACTOMOBILE						
15	INSURANCE COMPANY; a Foreign Corporation; DOES 1 through 10; ROE						
16	ENTITIES 11 through 20, inclusive,						
	Dα	fandante					

STIPULATION AND ORDER FOR DISMISSAL OF EXTRA-CONTRACTUAL (BAD FAITH AND PUNITIVE DAMAGES) CLAIMS, TO REMAND CASE TO STATE COURT, AND TO FILE AN AMENDED COMPLAINT ACCORDINGLY

IT IS HEREBY STIPULATED by and between Plaintiff, JACLYN SICILIA, by and through her counsel of record, KYLE A. STUCKI, ESQ. of the RICHARD HARRIS LAW FIRM and Defendant, STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, by and through its counsel of record, RYAN L. DENNETT, ESQ. and BRENT D. QUIST, ESQ. of the law firm of DENNETT WINSPEAR, LLP, that Plaintiff's claims for extra-contractual (bad faith), punitive damages, and any other claims involving allegations outside of the contractual relationship between State Farm and Jaclyn Sicilia are hereby dismissed, with prejudice.

IT IS FURTHER STIPULATED AND AGREED that the case will be remanded to Nevada

DENNETT

z

œ

State Court and will proceed in Nevada State Court solely for resolution of the contractual claims
and that Plaintiff will file an Amended Complaint devoid of any averments or claims for any extra-
contractual (bad faith), punitive damages, and/or any other claims involving claims outside of the
contractual relationship between State Farm and Jacyln Sicilia and that Defendant will file an
Answer thereto.
Both sides acknowledge that each side will bear their own attorneys' fees and costs as it

Both sides acknowledge that each side will bear their own attorneys' fees and costs as it relates to the litigation thus far completed.

RICHARD HARRIS LAW FIRM

DENNETT WINSPEAR, LLP

By:/s/ Kyle A. Stucki
KYLE A. STUCKI, ESQ.
Nevada Bar No. 12646
801 South Fourth Street
Las Vegas, NV 89101
Telephone: (702) 444-4444
Facsimile: (702) 444-4455
Attorneys for Plaintiff
Jacyln Sicilia

By:/s/ Brent D. Quist
RYAN L. DENNETT, ESQ.
Nevada Bar No. 005617
BRENT D. QUIST, ESQ.
Nevada Bar No. 009157
3301 N. Buffalo Dr., Suite 195
Las Vegas, NV 89128
Telephone: (702) 839-1100
Facsimile: (702) 839-1113

Attorneys for State Farm Mutual Automobile Insurance Company

ORDER

Good cause appearing, IT IS SO ORDERED.

DATED this 21 day of January, 2016.

UNITED STATES DISTRICT JUDGE

Submitted by:

DENNETT WINSPEAR, LLP

By: /s/ Brent D. Quist
 Brent D. Quist, Esq.
 Nevada Bar No. 009157
 3301 N. Buffalo Drive, #195
 Las Vegas, Nevada 89129

Attorneys for Defendant
STATE FARM MUTUAL AUTOMOBILE

27 INSURANCE COMPANY

28